

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE
MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

JOHN DILLARD, et al.,)
)
Plaintiffs,)
)
v.) CIVIL ACTION NO.
) 2:87cv1207-MHT
FAYETTE COUNTY BOARD OF) (WO)
EDUCATION,)
)
Defendant.)

FINAL JUDGMENT

Pursuant to the joint motion to show cause as to why this case should not be dismissed (Doc. No. 2), an order was entered on March 5, 2007 (Doc. No. 3), directing defendant Fayette County Board of Education to show cause, if any there be, in writing by May 4, 2007, as to why said motion should not be granted. No response has been filed by defendant.

There being no objection to the show-cause order and the final dismissal of this action, and Alabama Act No.

2006-252 having received preclearance, it is the ORDER,
JUDGMENT, and DECREE of the court as follows:

(1) The motion to show cause as to why this case
should not be dismissed (Doc. No. 2) is granted.

(2) It is DECLARED as the judgment of this court that
Alabama Act No. 2006-252 provides state legislative
authority for the method of election and number of seats
prescribed by the amended consent decree the court
entered on January 3, 1990, providing that the Fayette
County Board of Education consist of six members elected
from single-member districts to serve staggered terms of
six years.

(3) The injunction contained in the prior judgment of
the court to the extent it pertains to defendant Fayette
County Board of Education is dissolved.

(4) All claims against defendant Fayette County Board
of Education in this action are dismissed.

The clerk of the court is DIRECTED to enter this document on the civil docket as a final judgment pursuant to Rule 58 of the Federal Rules of Civil Procedure.

DONE, this the 8th day of May, 2007.

/s/ Myron H. Thompson
UNITED STATES DISTRICT JUDGE